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APPLICATION NO.	FILING DATE	· FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/730,341	12/08/2003	Richard M. Ead	82999	1770
23523 7	23523 7590 12/14/2006		EXAMINER	
NAVAL UNDERSEA WARFARE CENTER			OLSON, LARS A	
DIVISION NEWPORT 1176 HOWELL STREET, CODE 000C			ART UNIT	PAPER NUMBER
BLDG 112T			3617	
NEWPORT, RI 02841			DATE MAILED: 12/14/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	A N NI	A 11 4/- \				
Programme and the second	Application No.	Applicant(s)				
Office Action Commence	10/730,341	EAD ET AL.				
Office Action Summary	Examiner	Art Unit				
	Lars A. Olson	3617				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period versillure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timused and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	l. ely filed the mailing date of this communication. C (35 U.S.C. § 133).				
Status	•					
1) Responsive to communication(s) filed on						
	– action is non-final.					
	, <del></del>					
·	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims	·					
4)⊠ Claim(s) <u>1-10</u> is/are pending in the application.	4) Claim(s) 1-10 is/are pending in the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-5</u> is/are rejected.	⊠ Claim(s) <u>1-5</u> is/are rejected.					
7) Claim(s) <u>6-10</u> is/are objected to.	Claim(s) <u>6-10</u> is/are objected to.					
8) Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers						
9) The specification is objected to by the Examiner.						
10)⊠ The drawing(s) filed on <u>08 December 2003</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> </ul>						
2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.						
oce the attached detailed office action for a list of the certified copies flot received.						
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da 5) Notice of Informal P					
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	6) Other:	иют прриовной				

#### **DETAILED ACTION**

### Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wood (US 5,119,751) in view of Loughnan (US 2,404,266).

Wood discloses an apparatus for deploying and recovering a towed line array from a submersible vehicle, as shown in Figures 1-3, that is comprised of a cylindrical drum, defined as Part #26, that is located inside said vehicle, as shown in Figure 1, upon which to spool a towed line array, defined as Part #28, an electric motor, defined as Part #60, that is capable of rotating said cylindrical drum, a means for guiding and retaining, defined as Part #70, said towed line array in a slidable manner as said towed line array is wound onto said cylindrical drum, said means being driven by an electric motor, defined as Part #74, and a tube, as shown in Figure 2, that is external to said vehicle through which said towed line array is guided.

Wood, as set forth above, discloses all of the features claimed except for the use of a reverse thruster that is joined to an end of said towed line array, said reverse thruster being capable of propelling itself away from said vehicle.

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Loughnan discloses an apparatus for deploying a cable from a vessel, as shown in Figures 1-3, that is comprised of a cylindrical drum, defined as Part #6 or 7, that is located on said vessel upon which to spool a cable, defined as Part #8 or 9, a motor, as shown in Figure 1, that is capable of rotating said cylindrical drum, and a reverse thruster, defined as Part #10 or 11, that is joined at one end of said cable, said reverse thruster being capable of propelling itself away from said vessel, as shown in Figure 1.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention, to utilize a reverse thruster in combination with a towed cable, as taught by Loughnan, in combination with the apparatus as disclosed by Wood for the purpose of providing an apparatus for deploying and recovering a towed line array from a vehicle with a means for improving the directional control of a towed line array during deployment, and increasing the deployment speed of said towed line array.

## Allowable Subject Matter

3. Claims 6-10 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

#### Conclusion

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Bouyoucos (US 6,606,958) discloses a towed array system.

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Gorlov (US 6,253,700) discloses a towed power generator with a helical turbine.

Lombardi (US 3,961,589) discloses a cable antenna reeling system.

5. Any inquiry concerning this communication from the examiner should be directed to Exr. Lars Olson whose telephone number is (571) 272-6685.

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December 11, 2006

LARS A. OLSON PRIMARY EXAMINER

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12/11/06